UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

ERIC JACKSON, ALARIC STONE, and)	
MICHAEL MARCENELLE, on behalf of)	
themselves and all others similarly situated,)	
•)	Case No. 4:22-cv-00825-P
Plaintiffs,)	
v.)	
)	
ALEJANDRO N. MAYORKAS, in his official)	
capacity as Secretary of Homeland Security,)	
LLOYD J. AUSTIN, III, in his)	
official capacity as Secretary of Defense,)	
LINDA L. FAGAN, in her official)	
capacity as Commandant of the Coast Guard, and)	
BRIAN K. PENOYER, in his official capacity)	
as Assistant Commandant for Human)	
Resources of the Coast Guard,)	
,)	
Defendants.)	

PLAINTIFFS' CONSENTED MOTION FOR LEAVE TO FILE EXCESS PAGES

Pursuant to Local Rule 7.1, and with Defendants' consent, Plaintiffs hereby seek leave to include 10 additional pages in their Reply in further support of their Motions for Class Relief (ECF No. 4), with the Reply totaling 20 pages.

Good cause supports this motion for leave. Plaintiffs' original Memorandum in Support of their Motions for Class Relief (ECF No. 5) is 25 pages. With leave to file an extra 20 pages, Defendants filed a 45-page Opposition (ECF No. 30), together with numerous, voluminous exhibits. Plaintiffs here request 10 additional pages for their Reply, beyond the 10 pages allowed without leave, to address the many arguments in Defendants' 45-page Opposition. If Plaintiffs are granted leave, then the total number of pages of Plaintiffs' opening and Reply briefs (45) will equal the number of pages of Defendants' Opposition brief.

Plaintiffs' Reply is due in three days, on October 14, 2022.

Defendants consent to this request for 10 additional pages.

WHEREFORE, Plaintiffs request that the Court grant them leave to include 10 additional pages (a total of 20 pages) in their Reply in further support of their Motions for Class Relief.

CERTIFICATE OF CONFERENCE

I have conferred with counsel for Defendants about this motion for leave. Defendants' counsel, Cody Knapp, told me that Defendants consented to this motion for leave.

/s/ Adam S. Hochschild
Adam S. Hochschild
Counsel for Plaintiffs

Dated: October 11, 2022

Respectfully submitted,

/s/ Adam S. Hochschild

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